PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference JAF/PG4979				FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
				International filing date	(day/mon	th/year)	Priority date (day/month/year)
PCT/EP 03/12035 24.10.20				24.10.2003			28.10.2002
			ent Classification (IPC) or bo	oth national classification	and IPC		
C0.	7C31	1122	•				
			•	•			
	Applicant						
GL	GLAXO GROUP LIMITED et al.						
$\overline{\Box}$							
1.	 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 						
2.	2. This REPORT consists of a total of 6 sheets, including this cover sheet.						
				, o onecto, moldaling t	IIS COVE	Sileet.	
		Dee:	n amended and are the t	pasis for this report and	or shee	ts containing re	on, claims and/or drawings which have ectifications made before this Authority
		(see	Rule 70.16 and Section	607 of the Administrat	ive Instri	uctions under t	he PCT).
	The	se an	nexes consist of a total o	f sheets.			
3.	This	repoi	rt contains indications rel	ating to the following it	ems:		
	ı	×	Basis of the opinion	• · · · · · · · · · · · · · · · · · · ·			. ' ' -
	i II		Priority				
	 III	_ ⊠	•	pinion with regard to n	ovelty in	oventive sten a	nd industrial applicability
	IV		Lack of unity of invention		oveny, n	iventive step a	nd industrial applicability
	V Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
	VI		Certain documents cite	•			
	VII Certain defects in the international application						
	VIII		Certain observations or	the international appl	cation		·
			•				
	·						
Date	Date of submission of the demand				Date of	completion of thi	s report
	00.04.0004						
28.0	28.04.2004				30.07.	2004	
Name	Name and mailing address of the international				Authoriz	ed Officer	
prelin	preliminary examining authority:				,-14410112	.oo Omooi	or further Paterious
European Patent Office D-80298 Munich					Romar	no-Götsch, R	
Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465				6 epmu d			
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP 03/12035

I. Basis (of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Description, Pages							
	1-6	9	as originally filed					
	Cla	Claims, Numbers						
	1-2	1	as originally filed					
	Dra	Drawings, Sheets						
	1/3-	3/3	as originally filed					
2.	Witl lang	With regard to the language , all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.						
	The	se elements were av	vailable or furnished to this Authority in the following language: , which is:	•				
		the language of a tra	anslation furnished for the purposes of the international search (under Rule 23	3.1(b)).				
		the language of pub	olication of the international application (under Rule 48.3(b)).	,				
		the language of a tra Rule 55.2 and/or 55.	anslation furnished for the purposes of international preliminary examination (\cdot 3).	under				
3.	With inte	With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international preliminary examination was carried out on the basis of the sequence listing:						
		contained in the inte	ernational application in written form.					
		filed together with th	ne international application in computer readable form.					
		furnished subsequer	ntly to this Authority in written form.					
		furnished subsequently to this Authority in computer readable form.						
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
		The statement that the listing has been furn	the information recorded in computer readable form is identical to the written s nished.	equence				
4.	The	ne amendments have resulted in the cancellation of:						
		the description,	pages:					
		the claims,	Nos.:					
		the drawings,	sheets:					

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5.		This report has been establis been considered to go beyon	hed as	s if (some of) disclosure as	the amendments filed (Rule 70.2(s had not been made, since they have c)).
		(Any replacement sheet contreport.)	aining	such amend	lments must be re	eferred to under item 1 and annexed to the
6.	Add	ditional observations, if necess	ary:			
ll l	. No	n-establishment of opinion v	vith re	gard to nov	elty, inventive s	ep and industrial applicability
1.	1. The questions whether the claimed invention appears to be novel, to involve an inventive obvious), or to be industrially applicable have not been examined in respect of:					nvolve an inventive step (to be non- espect of:
		the entire international applica	ation,			en e
	\boxtimes	claims Nos. 15				
		because:				
	×	the said international applicat body, i.e. relate to the followin examination (specify):	ion, or ng sub	the said clai ject matter w	ims Nos. relate to hich does not rec	a method of treatment of the human juire an international preliminary
		see separate sheet				
		the description, claims or draw that no meaningful opinion co	wings o	<i>(indicate pari</i> formed <i>(spe</i>	ticular elements b ecify):	elow) or said claims Nos. are so unclear
		the claims, or said claims Noscould be formed.	s. are s	so inadequat	ely supported by	the description that no meaningful opinior
		no international search report	has b	een establist	ned for the said cl	aims Nos.
2.	2. A meaningful international preliminary examination cannot be carried out due to the failure of the nucl or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrat Instructions:					out due to the failure of the nucleotide and or in Annex C of the Administrative
		the written form has not been	furnisl	ned or does	not comply with th	ne Standard.
		the computer readable form h	as not	been furnish	ned or does not co	omply with the Standard.
V.	Rea cita	soned statement under Artic tions and explanations supp	cle 35(orting	2) with rega	ard to novelty, in ment	ventive step or industrial applicability;
1.	Statement					
	Nov	elty (N)	Yes: No:	Claims Claims	1-21	
	Inventive step (IS)			Claims Claims	1-21	
	Indu	strial applicability (IA)		Claims Claims	1-14,16-21 (15:	no opinion)

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2. Citations and explanations

see separate sheet

Reltem III

No establishment of opininion

For the assessment of the presently worded claim 15 on the question whether they are industrially applicable, no unified criteria exist in the PCT. The patentability can also be dependent upon the wording of the claims. The EPO, for example, does not regard as industrially applicable claims to the use of a compound in medical treatment, however will allow claims to a known compound for first use in medical treatment and the use of such compound for the manufacture of a medicament for a new medical treatment.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The following documents are referred to in this communication:

D1: WO-A-02/066422 D2: GB-A-2 140 800

 The present application meets the requirements of Art. 33(2) PCT because the claimed matter 1-21 is novel.

D1, which is regarded as the closest prior art, discloses phenethanolamine derivatives, which differ from the claimed compounds in that the substituent R1 is a sulphonamide of formula R1=-SO2NR6R7 (see p.1, lines 30-35, with X=(CH2)p and p=0), while R1 in the present application is a sulphonyl, sulphinyl or thio group of formula R1=-SR6, -SOR6 or -SO2R6.

D2 describes phenethanolamine derivatives which differ from the compounds on file in that the group Ar in D2 cannot carry any of the substituents -SR6, -SOR6 or -SO2R6 as in the application (see p.1, lines 47-51).

 The present application meets the requirements of Art. 33(3) PCT because the claimed matter 1-21 is regarded as involving an inventive step.

Departing from D1, the problem to be solved by the application is the provision of new phenethanolamine derivatives useful in therapy and/or prophylaxis of respiratory diseases.

The solution proposed in the application, consists in the compounds of formula (I) which correspond to the compounds of Formula (I) of D1 where R1= -XSO2NR6R7 has been replaced by any of -SR6, -SOR6 or -SO2R6.

INTERNATIONAL PRELIMINARY International application No. PCT/EP 03/12035 EXAMINATION REPORT - SEPARATE SHEET

D1 is silent about the possibility of eliminating the amide group of the sulfonamide and yet obtaining an active compound. Furthermore, the steric requirements of a sulfonamide group are profoundly different from those of the groups -SR6, -SOR6 or -SO2R6 of the application.

Therefore, an inventive step for claims 1-21 has been acknowledged.

In view of the structural differences between the compounds of D2 and those on file, D2 is not considered relevant to the evaluation of an inventive step.

Miscellaneous

The following clarity objections will be pursued upon entry in the European regional phase:

- (i) The meaning of the expression "physiologically functional derivatives" used throughout the claims is an open-ended expression that leaves undefined the matter for which protection is sought, contrary to Art.6 PCT.
- (ii) the dependency of claim 2 is incomplete.